be amended to meet, the practice plan requirements under FLEP.

§ 230.43 Cost-share assistance—prohibited practices.

- (a) Cost-share payments for the following are prohibited:
- (1) Costs incurred before an application for cost-share is approved in writing, except:
- (i) As pre-approved by the State Forester, or
- (ii) The materials and items that may be purchased before approval of the practice as described in the State priority plan;
- (2) Repeated practices on the same site within the required maintenance period which have been implemented under any other Federal, State, or local government programs, or private sector programs, except where such practices are repeated due to a failure of a prior practice without fault of the landowner or recurring practices as noted in this subpart:
- (3) Capital investments or capital improvements not related to FLEP practices, purchase of land or any interest in land, or any interest in an endowment as provided in section 230.32(k) and (l);
- (4) Practices associated with the development of or improvement to landowner nursery operations;
- (5) Practices associated with the development of or improvement to nut and fruit orchards or Christmas tree plantings or maintenance; or
- (6) Any practice that is not related to the long-term sustainability of nonindustrial private forest lands or agroforestry activities.

§ 230.44 Cost-share assistance—reporting requirement.

- (a) FLEP cost-share accomplishments should be reported using the following standard categories of practices:
- FLEP1—Management Plan Development;
- (2) FLEP2—Afforestation and Reforestation;
- (3) FLEP3—Forest Stand Improvement;
- (4) FLEP4—Agroforestry Implementation;

- (5) FLEP5—Water Quality Improvement and Watershed Protection;
- (6) FLEP6—Fish and Wildlife Habitat Improvement;
- (7) FLEP7—Forest Health and Protection:
 - (8) FLEP8—Invasive Species Control;
- (9) FLEP9—Fire and Catastrophic Risk Reduction;
- (10) FLEP10—Fire and Catastrophic Event Rehabilitation; and
- (11) FLEP11—Special Practices.
- (b) All reporting must include activities and accomplishments for each category of FLEP practices.

§ 230.45 Recapture of cost-share assistance.

- (a) Payments made to landowners may be recaptured under one or more of the following circumstances:
- (1) If any landowner, successor, or assignee uses any scheme or device to unjustly benefit from FLEP. A scheme or device includes, but is not limited to, coercion, fraud or misrepresentation, false claims, or any business dissolution, reorganization, revival, or other legal mechanism designed for or having the effect of evading the requirements of FLEP. Financial assistance payments shall be withheld or a refund of all or part of any FLEP payments otherwise due or paid to that person shall be secured.
- (2) If any landowner or successor takes any action or fails to take action, which results in the destruction or impairment of a prescribed practice for the duration of the practice. Costshare payments shall be withheld or a recapture of all or part of any FLEP payments otherwise due or paid shall be secured, based on the extent and effect of destruction and impairment.
- (3) If a landowner sells, conveys, or otherwise loses control of the land, except when determined by a State Forester to have been beyond the landowner's control, upon which there is a continuing obligation to maintain a practice, and the new landowner does not agree to assume the responsibility for maintaining the practice. In such cases the landowner who was originally obligated to maintain the practice shall be liable to reimburse the State(s) for all cost-share on such practices.

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- (b) Nothing in this section requiring the withholding or refunding of financial assistance payments shall preclude any penalty or liability otherwise imposed by law.
- (c) Any landowner, successor, or assignee who is dissatisfied with any determination made under FLEP may request reconsideration by the State Forester and, if the matter is not resolved, by the Responsible Official. All requests for reconsideration shall be inwriting and shall contain factual information explaining the basis for the request. All decisions on reconsideration must be issued in writing.

§ 230.46 Information collection requirements.

The requirements governing the preparation of a State priority plan, management plan, and practice plan, the reporting requirements, and the application requirements of this subpart constitute information requirements as defined by the Paperwork Reduction Act of 1995 and have been assigned Office of Management and Budget (OMB) control number 0596-0168.

PART 241—FISH AND WILDLIFE

Subpart A—General Provisions

Sec

 $241.1 \quad \hbox{Cooperation in wildlife protection.}$

241.2 Cooperation in wildlife management.

241.3 Federal refuge regulations.

Subpart B—Conservation of Fish, Wildlife, and Their Habitat, Chugach National Forest, Alaska

241.20 Scope and applicability.

241.21 Definitions.

241.22 Consistency determinations.

241.23 Taking of fish and wildlife.

AUTHORITY: 16 U.S.C. 472, 539, 551, 683.

Subpart A—General Provisions

SOURCE: 6 FR 1987, Apr. 17, 1941, unless otherwise noted.

§ 241.1 Cooperation in wildlife protection.

(a) Officials of the Forest Service will cooperate with State, county, and Federal officials in the enforcement of all laws and regulations for the protection of wildlife.

(b) Officials of the Forest Service who have been, or hereafter may be, lawfully appointed deputy game wardens under the laws of any State, will serve in such capacity with full power to enforce the State laws and regulations relating to fur-bearing and game animals, birds, and fish. Such officials will serve as State deputy game wardens without additional pay, except that they may accept the usual fees allowed by the respective States for issuing hunting and fishing licenses. All officials of the Forest Service are prohibited from accepting bounties, rewards, or parts of fines offered by any person, corporation or State for aid rendered in the enforcement of any Federal or State law relating to furbearing and game animals, birds, and fish.

§241.2 Cooperation in wildlife management.

The Chief of the Forest Service, through the Regional Foresters and Forest Supervisors, shall determine the extent to which national forests or portions thereof may be devoted to wildlife protection in combination with other uses and services of the national forests, and, in cooperation with the Fish and Game Department or other constituted authority of the State concerned, he will formulate plans for securing and maintaining desirable populations of wildlife species, and he may enter into such general or specific cooperative agreements with appropriate State officials as are necessary and desirable for such purposes. Officials of the Forest Service will cooperate with State game officials in the planned and orderly removal in accordance with the requirements of State laws of the crop of game, fish, fur-bearers, and other wildlife on national forest lands.

§241.3 Federal refuge regulations.

Until a cooperative agreement has been entered into between the Chief of the Forest Service and appropriate State officials for the regulation of game as provided in §241.2 and the necessary implementing laws or regulations have been promulgated and taken